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Yukiko lwata

Date: November 5, 2003

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

RAYMOND E. PAGGI, JOSEPH M. RUSSO, KAY COLAPRET, JAMES R. MACIAS, and KRISHNA R. KAUSHIK

Serial No. 10/602,989

Group Art Unit: 1764

Filed June 24, 2003

LUBRICATING OIL FOR A DIESEL POWERED ENGINE AND METHOD OF OPERATING A DIESEL POWERED ENGINE

November 5, 2003

COMMISSIONER FOR PATENTS P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR 1.56 AND 1.97

It is respectfully requested that the documents listed on the attached Form PTO-1449 be considered by the Patent and Trademark Office in the above-entitled application and made of record therein. Full text copies of the relevant documents are enclosed.

The Examiner is requested to indicate consideration of this art on the attached PTO-1449 (Modified) by initialing next to each item submitted by the Applicant.

Respectfully submitted,

RAYMOND E. PAGGI, JOSEPH M. RUSSO, KAY COLAPRET, JAMES R. MACIAS, and KRISHNA R. KAUSHIK

Bv

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P.O. Box 2463 Houston, Texas 77252-2463

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EORM PTO-1449 (M dified) LIST OF INFORMATION PROVIDED BY APPLICANT (Uses v ral sheets if necessary)				TH2189 (US)	APPLICATION NUMBER 10/602,989			
				APPLICANT R. E. Paggi et al.				
				FILING DATE June 24, 2003	GROUP ART UNIT 1764			
PREPER D	ESIGNA	NON	U.S. P	ATENT DOCUMENTS				
Examiner Initiai		Document No.	Date	Patentee	Class	Subciass	Fili if Appr	ng Dat priate
	AA	2,363,511	11/28/44	Farrington et al.	252	39		
	AB	6,348,178	2/19/02	Sudduth et al.	423	235		
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	AL	1,013,750 A2	12/21/99	Europe	C10M	141/10		
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* '''		OTHER DOCUME	NTS (INCLUDING	AUTHOR, TITLE, DATE, PERTI	NENT PAGES, E	ГС.)		
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EXAMINER	AR	"Impact of Fuel and	Oil Quantity on	Deposits, Wear and Emis	sions From a l	ight Duty Die		ine With

EXAMINER: Initial if citation considered, wheth remains in confirmance with MPEP § 609. Draw line through citation if not in confirmance and not considered. Include copy of this form with next communication to the applicant.

The attached cited information sh uld n t be construed as an admissi n that any f the above items are prior art to the subject inv ntion.
 This is n t a representati n that a search has been mad .